EXHIBIT A

UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

In re:) Chapter 7
LA SENZA INTERNATIONAL, LLC,) Case No. 20-10154 (LSS)
Alleged Debtor.)))
In re: LA SENZA INTERNATIONAL CANADA, LLC, Alleged Debtor.)) Chapter 7) Case No. 20-10155 (LSS)))

STIPULATION FURTHER STAYING PROCEEDINGS

The parties hereto stipulate and agree as follows:

WHEREAS, on January 24, 2020 this action was initiated by the filing of involuntary chapter 7 petitions by petitioning creditors MGF Sourcing US, LLC, Ocean Lanka (Pvt) Ltd and Teejay Lanka Plc (the "Petitioning Creditors"), against La Senza International, LLC and La Senza International Canada, LLC (the "Alleged Debtors");

WHEREAS, the Court had set a trial date for the involuntary petition on April 28 and 29, 2020 (the "Trial Dates");

WHEREAS, on February 20, 2020, the Alleged Debtors filed a Motion to Dismiss the involuntary petitions (the "Motion to Dismiss"); and

WHEREAS, due to the COVID-19 pandemic, the parties were unable to complete discovery and pretrial preparation and agreed to stay the cases through May 18, 2020 and remove the Trial Dates (the "Stipulation"); and

Case 20-10154-LSS Doc 60-1 Filed 05/20/20 Page 3 of 4

WHEREAS, on April 20, 2020, the Court entered an Order approving the Stipulation;

and

WHEREAS, the parties require additional time to prepare an agreed upon scheduling

order and have agreed to further stay these cases until June 8, 2020, subject to the approval of the

Court, at which point the parties will submit an agreed upon scheduling order or further

stipulation.

NOW, THEREFORE, with the foregoing Background incorporated herein as if fully set

forth, the Parties stipulate and agree as follows:

1. All proceedings in these cases, including, but not limited to, all discovery, the

Motion to Dismiss, all other motion practice and any other activities and deadlines applicable to

these cases are hereby stayed through and including June 8, 2020.

2. The Parties shall submit either an agreed upon scheduling order or further status

report to the Court on or before June 8, 2020.

3. This stipulation and the period of the stay provided for herein shall not be used by

any of the Parties as evidence of undue delay, prejudice by undue delay, laches or any similar

claim, defense or contention in connection with these cases.

IT IS SO STIPULATED this 18th day of May, 2020.

[Remainder of Page Intentionally Left Blank]

2

SAUL EWING ARNSTEIN & LEHR LLP

/s/ Lucian B. Murley

Lucian B. Murley (DE Bar No. 4892) 1201 N. Market Street, Suite 2300 P.O. Box 1266

Wilmington, DE 19899

Telephone: (302) 421-6898 Email: luke.murley@saul.com

-and-

Lawrence E. Oscar (admitted *pro hac vice*) Daniel A. DeMarco (admitted *pro hac vice*)

HAHN LOESER & PARKS LLP

200 Public Square, Suite 2800 Cleveland, OH 44114-2316 Telephone: (216) 621-0150 Facsimile: (216) 241-2824 Email: leoscar@hahnlaw.com dademarco@hahnlaw.com

Attorneys for La Senza International, LLC and La Senza International Canada, LLC

KLEHR HARRISON HARVEY **BRANZBURG LLP**

/s/ Richard M. Beck

Domenic E. Pacitti (DE Bar No. 3989) Richard M. Beck (DE Bar No. 3370) 919 N. Market Street, Suite 1000 Wilmington, Delaware 19801 Telephone: (302) 426-1189 Email: dpacitti@klehr.com

rbeck@klehr.com

-and-

James A. Stempel (admitted *pro hac vice*) Robert B. Ellis, P.C. (admitted *pro hac vice*) Joseph M. Graham (admitted *pro hac vice*) Michael S. Biehl (admitted *pro hac vice*)

KIRKLAND & ELLIS LLP KIRKLAND & ELLIS INTERNATIONAL LLP

300 N. LaSalle Chicago, IL 60654

Telephone: (312) 862-2000 Facsimile: (312) 862-2200

Attorneys for Petitioning Creditor MGF Sourcing US, LLC

-and-

YOUNG CONAWAY STARGATT & TAYLOR, LLP

/s/ Robert S. Brady

Robert S. Brady (DE Bar No. 2847)

1000 N. King Street Wilmington, DE 19801 Telephone: (302) 571-6690 Facsimile: (302) 571-1253

Email: rbrady@ycst.com

Attorneys for Petitioning Creditors Ocean Lanka (Pvt) Ltd and Teejay Lanka Plc